

06-10725-LBR(Liquid Case)

9/19/06

RECEIVED
APRIL 17, 2007
U.S. DISTRICT COURT
CLERK'S OFFICE

SEP 19 1 44 PM '06

RE: U.S.A. CAPITAL BANKRUPTCY
ATT: JUDGE B. RIEGLE, TRUSTEE, LAW FIRMS INVOLVED
DECLARATION OPPOSING FEES, EXPENSES, ETC.
FROM: HARRY, & HELEN JESSUP

WE HEREBY DECLARE THAT THE FOLLOWING IS TRUE, AND WILL
TESTIFY IN A COURT OF LAW IF CALLED UPON TO DO SO.

THE NOTICE THAT WE RECEIVED ABOUT A REQUEST TO AWARD
A TOTAL OF \$ 6,649,367 IS NOT IN GOOD FAITH, NOR IS IT FAIR FOR THE
FOLLOWING REASONS..

- 1- WHEN WE INVESTED WE WERE NOT TOLD THAT U.S.A. HAD 5
DIFFERENT HOLDINGS, WE WERE ONLY INTERESTED IN FIRST DEEDS TO
BE IN THE FIRST POSITION IF ANYTHING WENT WRONG WITH A \$25,000
INVESTMENT , AND AS STRONG AS THE MARKET WAS SMALL CHANCE
ALL WOULD FAIL. (CONCLUSION -- MISCONDUCT OF U.S.A. FAILURE TO
INFORM INVESTORS SHOULD NOT ALLOW COURT TO AWARD FUNDS
UNTIL THE INVESTOR RECIEVES HIS MONEY BACK..)
- 2- HOW CAN THE COURT, TRUSTEE, TRUST THE WORD OF U.S.A. ABOUT
HOW THE LOANS FAILED OR DID NOT FAIL?? I MADE A REQUEST
THROUGH THE FREEDOM OF INFORMATION ACT (FOIA) AND REQUESTED
WHERE DID OUR MONEY GET INVESTED (APPROX. \$350,000) I KNOW SOME
MONEY IS IN THE FUND, AND SOME IS IN THE FIRST DEED .. BE AS IT MAY
TO PUNISH US AND NOT ALLOW ANY MONEY TO BE PAID BECAUSE
U.S.A. SAID THAT THEY MADE INTEREST PAYMENTS TO INVESTORS AND
THEY WANT THE MONEY TO BE DE-DUCTED IS NOT THE FAULT OF THE
INVESTOR.. (CONCLUSION--- IF THE COURT ALLOWS PAYMENTS TO
ANYONE THEY SHOULD BE EQUAL.. WE WERE ONLY INTERESTED IN FIRST
DEED MONEY... AND IF U.S.A. COLLECTS FIRST DEED MONEY NO MATTER
WHICH INVESTMENT YOU WERE IN YOU DESERVE TO BE PAID AN EQUAL
SHARE.. TO ALLOW CERTAIN PARTIES TO COLLECT FROM REPAYED LOANS
WHILE OTHER INVESTORS RECEIVE NOTHING IS NOT IN GOOD FAITH..)
- 3-WE EXPECT THE TRUSTEE TO CONSIDER THE ABOVE AND NOT ALLOW
THIS \$6,649,367 TO BE PAID . THE INVESTORS SHOULD COME FIRST , HOW
EASY IT IS TO BLAME AN INVESTOR , WHEN HE DOESN'T HAVE LEGAL
KNOWLEDGE, AND FORCE HIM TO SUE IN A CIVIL COURT FOR BROKEN
PROMISES, BAD FAITH, FAILURE TO PROVIDE FOIA REQUESTS, ETC. ETC.
- 4- THIS MEMO IS BEING SENT TO ALL PARTIES .

Sincerely

Harry. Jessup

2009 westland dr.
las vegas, nv 89102

Helen Jessup